

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

JILL BABCOCK, *et al.*,

Plaintiffs,

Civil Action No. 22-cv-12951

v.

HON. MARK A. GOLDSMITH

MICHIGAN, STATE OF, *et al.*,

Defendants.

**STIPULATED ORDER EXTENDING TIME FOR DEFENDANTS  
TO RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT**

On March 24, 2023, the Court ordered that Plaintiffs shall file their first amended complaint by April 28, 2023 (ECF No. 33). Based on the agreement and stipulation of the Plaintiffs and Defendants, as reflected by the signatures of their counsel below:

The time for each Defendant to file its response to Plaintiffs' First Amended Complaint is extended to May 19, 2023.

**IT IS SO ORDERED.**

Dated: April 21, 2023  
Detroit, Michigan

s/Mark A. Goldsmith  
MARK A. GOLDSMITH  
United States District Judge

**IT IS SO STIPULATED:**

On behalf of our clients, we stipulate to entry of the above order.

Respectfully Submitted,

Dated: April 17, 2023

/s/ with consent Michael W. Bartnik  
By: Michael W. Bartnik (P32534)  
Law For Baby Boomers, PLLC  
Attorney for Plaintiffs  
41000 Woodward Avenue, Suite 350  
Bloomfield Hills, Michigan 48304  
(248) 608-3660  
[michaelbartnik@protonmail.com](mailto:michaelbartnik@protonmail.com)

Dated: April 17, 2023

/s/ with consent Cassandra A. Drysdale-Crown  
By: Cassandra A. Drysdale-Crown (P64108)  
Assistant Attorney General  
Attorney for State of Michigan  
525 West Ottawa Street  
Lansing, Michigan 48933-1067  
(517) 335-7603  
[drysdalecrownc@michigan.gov](mailto:drysdalecrownc@michigan.gov)

Dated: April 17, 2023

/s/ with consent James M. Jernigan  
By: James W. Heath (P65419)  
By: Sue Hammoud (P64542)  
By: James M. Jernigan (57035)  
Wayne County Corporation Counsel  
Attorney for Defendants County of Wayne and  
Wayne County Building Authority  
500 Griswold Street, 30th Floor  
Detroit, Michigan 48226-3480  
(313) 224-0055  
[jheath@waynecounty.com](mailto:jheath@waynecounty.com)  
[shammoud@waynecounty.com](mailto:shammoud@waynecounty.com)  
[jjernigan@waynecounty.com](mailto:jjernigan@waynecounty.com)

Dated: April 17, 2023

/s/ with consent Charles N. Raimi

By: Charles N. Raimi (P29746)

Deputy Corporation Counsel

By: Jesse Halfon (P66936)

Assistant Corporate Counsel

Attorneys for Defendant City of Detroit

2 Woodward Avenue, Suite 500

Detroit, Michigan 48226

(313) 237-5037

[raimic@detroitmi.gov](mailto:raimic@detroitmi.gov)

[Jesse.halfon@detroitmi.gov](mailto:Jesse.halfon@detroitmi.gov)

Dated: April 17, 2023

/s/ with consent Monica N. Hunt

By: Monica N. Hunt (P68838)

The Allen Law Group

Counsel for Detroit Building Authority

3011 West Grand Boulevard

2500 Fisher Building

Detroit, Michigan 48202

(313) 871-5500

[Mhunt@alglawpc.com](mailto:Mhunt@alglawpc.com)

Dated: April 17, 2023

Paul S. Magy

By: Paul S. Magy (P34423)

Gregory N. Longworth (P49249)

Clark Hill PLC

Attorneys for Defendant Detroit-Wayne Joint  
Building Authority

151 South Old Woodward Avenue, Suite 200

Birmingham, Michigan 48009-6103

(248) 988-5844

[pmagy@clarkhill.com](mailto:pmagy@clarkhill.com)

[glongworth@clarkhill.com](mailto:glongworth@clarkhill.com)

Dated: April 17, 2023

Paul S. Magy

By: Paul S. Magy (P34423)

Gregory N. Longworth (P49249)

Clark Hill PLC

Attorneys for Defendant Hines

151 South Old Woodward Avenue, Suite 200

Birmingham, Michigan 48009-6103

(248) 988-5844

[pmagy@clarkhill.com](mailto:pmagy@clarkhill.com)

[glongworth@clarkhill.com](mailto:glongworth@clarkhill.com)

### **LOCAL RULE CERTIFICATION**

I, Paul S. Magy, certify that this document complies with Local Rule 5.1(a), including: double-spaced (except for quoted materials and footnotes); at least one-inch margins on the top, sides, and bottom; consecutive page numbering; and type size of all text and footnotes that is no smaller than 10-1/2 characters per inch (for non-proportional fonts) or 14 point (for proportional fonts). I also certify that it is the appropriate length. Local Rule 7.1(d)(3).